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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/580,488	03/27/2007	Takumi Arie	S1459.70115US00	2387
	7590 09/04/200 NFIELD & SACKS, P.C	EXAMINER		
600 ATLANTIC AVENUE			LEIBY, CHRISTOPHER E	
BOSTON, MA	. 02210-2206		ART UNIT	PAPER NUMBER
			2629	
			MAIL DATE	DELIVERY MODE
			09/04/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Office Action Summary

Application No.	Applicant(s)			
10/580,488	ARIE ET AL.			
Examiner	Art Unit			
CHRISTOPHER E. LEIBY	2629			

Period fo	The MAILING DATE of this communication appears on the Reply	e cover sheet with the correspondence address			
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY IS SET :  WHEVER IS LONGER, FROM THE MAILING DATE OF T  missions of time may be available under the provisions of 37 CFR 1.136(i). In no e SIX (6) MONTHS from the mailing date of this communication.  Provided for may be specified above, the maximum statisticity period via apply and provided for may be specified above, the maximum statisticity period via apply and apply and the specified above, the maximum statisticity period via apply and apply may be specified above, the maximum statisticity and apply and apply recoved by the Office later than three months after the making date of this or apply recoved by the Office later than three months after the making date of this or apply recovered by the Office later than the provided by the Office later than the Office lat	HIS COMMUNICATION.  vent, however, may a reply be timely filed  will expire SIX (6) MONTHS from the mailing date of this communication,  plication to become ABANDONED (35 U.S.C. § 133).			
Status					
1) 又	Responsive to communication(s) filed on 24 May 2006.				
	This action is <b>FINAL</b> . 2b)⊠ This action is	non-final.			
~=	Since this application is in condition for allowance excep				
-,_	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.				
Disposit	ion of Claims				
4)⊠	☑ Claim(s) <u>1-6</u> is/are pending in the application.				
	4a) Of the above claim(s) is/are withdrawn from consideration.				
5)□	Claim(s) is/are allowed.				
	)⊠ Claim(s) <u>1-6</u> is/are rejected.				
7)	Claim(s) is/are objected to.				
8)□	Claim(s) are subject to restriction and/or election	requirement.			
Applicati	ion Papers				
9)□	The specification is objected to by the Examiner.				
10)⊠ The drawing(s) filed on <u>24 May 2006</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is requ	ired if the drawing(s) is objected to. See 37 CFR 1.121(d).			
11)	The oath or declaration is objected to by the Examiner. N	lote the attached Office Action or form PTO-152.			
Priority (	ınder 35 U.S.C. § 119				
12)🛛	Acknowledgment is made of a claim for foreign priority un	nder 35 U.S.C. § 119(a)-(d) or (f).			
a)⊠ All b) Some * c) None of:					
	1.⊠ Certified copies of the priority documents have been received.				
	2. Certified copies of the priority documents have been received in Application No				
	3. Copies of the certified copies of the priority documents have been received in this National Stage				
	application from the International Bureau (PCT Ru	ıle 17.2(a)).			
* See the attached detailed Office action for a list of the certified copies not received.					
Attachmen					
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary (PTO-413) Paper No(s)/Mail Date			
	re of Draftsperson's Patent Drawing Review (P10-948)  mation-Disclosure Statement(s) (PTO/SE/08)	5). Notice of Informal Patent Application			
Paper No(s)/Mail Date		6) Other:			

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### Detailed Action

1. Claims 1-6 are pending.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this
 Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claims 1, 5, and 6 are rejected under 35 U.S.C. 102(b) as being anticipated by Aoyanagi (JP Patent 406083296).

Regarding independent claims 1 and 6, Aoyanagi discloses An information providing apparatus and method comprising: image display means mounted on a mobile object (reference [industrial application] wherein a graphical display device is mounted in a vehicle), presenting an image display of information which assists travel of the mobile object (reference paragraph [0002] wherein graphical device projects navigation image to facilitate the drive); vibration detecting means detecting vibration of not smaller than a predetermined level produced on said image display means and sending a detection output signal (paragraph [0017] wherein the video signal displacement is subtracted from the vibration detection means so vibrations not smaller than the video signal displacement is detected); and operation control means modifying a display mode of said information presented in the image display by

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said image display means (paragraphs [0005] and [0008]), when vibration of not smaller than said predetermined level produced on said image display means sustains over a first duration of time not shorter than a first predetermined duration, and when output of said detection output signal from said vibration detecting means sustains over a second duration of time not shorter than a second predetermined duration (paragraph [0008] wherein the detection means are over a duration of a first frame not smaller than a first frame and every frame thereafter wherein a second duration would be a second frame and third duration would be a third frame).

Regarding **claim 5**, Aoyanagi discloses an information providing apparatus, wherein: said mobile object is a vehicle (paragraph [0001] reference vehicle), and said image display means is configured so as to present image display of a road map image having a current position of said vehicle and an image expressing a travel route superposed therein, as said information (paragraph [0002] reference navigation image).

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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 Claims 2-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aoyanagi as applied to claim 1 above, in view of Chene et al. (EP Patent Application 1207072), herein after referred to as Chene.

Regarding claim 2, Aoyanagi discloses an information providing apparatus, wherein said operation control means takes part in a control of negating vibrations of a display screen on which said information is presented asan in the image display in said image display means, when output of the detection output signal from said vibration detecting means sustains over a third duration of time not shorter than a third predetermined duration (paragraphs [0005] and [0008] refer to rejection of claims 1 and 6).

Aoyanagi does not specifically disclose to increase luminance over the third duration of vibration

Chene does disclose increasing luminance to further facilitate viewing of a display for a driver in a vibration environment (abstract and paragraph [0009]).

It would have been obvious to one skilled in the art at the time of the invention to combine Aoyanagi's device with Chene increasing luminance over the third period since this would indicate a prolonged exposure of vibration to the device and further means to increase the view ability of the screen would be warranted.

Regarding claim 3, Aoyanagi discloses an information providing apparatus, wherein said operation control means takes part in a control of negating vibrations of a display screen on which said information is presented as-

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an in the image display in said image display means, when output of the detection output signal from said vibration detecting means sustains over a third duration of time not shorter than a third predetermined duration (paragraphs [0005] and [0008] refer to rejection of claims 1 and 6).

Aoyanagi does not specifically disclose to enlarging images corresponded to mark information and character information contained in said information over the third duration of vibration.

Chene does disclose enlarging images corresponded to mark information and character information contained in said information to further facilitate viewing of a display for a driver in a vibration environment (abstract and paragraph [00010]).

It would have been obvious to one skilled in the art at the time of the invention to combine Aoyanagi's device with Chene enlarging images over the third period since this would indicate a prolonged exposure of vibration to the device and further means to increase the view ability of the screen would be warranted.

Regarding claim 4, Aoyanagi discloses an information providing apparatus, wherein said operation control means takes part in a control of negating vibrations of a display screen on which said information is presented as-an in the image display in said image display means, when output of the detection output signal from said vibration detecting means sustains over a third

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duration of time not shorter than a third predetermined duration (paragraphs [0005] and [0008] refer to rejection of claims 1 and 6).

Aoyanagi does not specifically disclose to increasing difference in contrast between an image of high importance and an image of low importance contained in said information over the third duration of vibration.

Chene does disclose increasing difference in contrast between an image of high importance and an image of low importance contained in said information to further facilitate viewing of a display for a driver in a vibration environment (abstract reference contrast may be adjusted to provide maximum readability which is a difference in contrast between that of what needs to be read high importance over that which either cannot be read or does not need to be read low importance).

It would have been obvious to one skilled in the art at the time of the invention to combine Aoyanagi's device with Chene enlarging images over the third period since this would indicate a prolonged exposure of vibration to the device and further means to increase the view ability of the screen would be warranted.

#### Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to CHRISTOPHER E. LEIBY whose telephone number is (571)270-3142. The examiner can normally be reached on 9 - 5 Monday - Friday. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alex Eisen can be reached on 571-272-7687. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

CL

August 29th, 2008

/Alexander Eisen/

Supervisory Patent Examiner, Art Unit 2629